UI-5NP (02/07) IL 427-0374 Stock No. 6457

STATE OF ILLINOIS DEPARTMENT OF EMPLOYMENT SECURITY 33 SOUTH STATE STREET CHICAGO, ILLINOIS 60603

REIMBURSE BENEFITS IN LIEU OF PAYING CONTRIBUTIONS

Illinois U.I. Account Number (if known)	Fed, ID Number
Legal name of organization	
Other names under which you operate, if any	
Address	
(Actual physical locati	on / Number & Street)
(City or Town) (County)	(State) (Zip Code) (Telephone Number)
The undersigned nonprofit organization does hereby elect, pu Unemployment Insurance Act, to pay when due, in lieu of con and one-half the amount of extended benefits paid to its work effective date of this election, on the basis of wages for insure effect.	tributions, an amount equal to the amount of regular benefits ers or former workers for any weeks beginning on and after the
The undersigned nonprofit organization represents that it is ex of the Federal Internal Revenue Code and, in support of its rep	cempt from income tax under the provisions of Section 501(c)(3) presentation, a copy of the Federal exemption is:
attached	
previously submitted	
applied for, as per attached copy of Federal application	on (See note below)
NOTE: IF YOU HAVE NOT PREVIOUSLY SUBMITTED A FEI ONE NOW, YOU CAN OBTAIN A FORM OF APPLICATION F REVENUE SERVICE. PLEASE COMPLETE THE FEDERAL A REVENUE SERVICE. ATTACH A COPY OF THE APPLICATI RECEIVE THE EXEMPTION LETTER, TRANSMIT A COPY T	FOR SUCH A LETTER FROM THE FEDERAL INTERNAL APPLICATION AND FILE IT WITH THE FEDERAL INTERNAL ON TO THIS FORM. WHEN, AT A LATER DATE, YOU
The undersigned nonprofit organization makes its election wit	th the understanding that:
election period cannot be less than one calendar year	the Director of Employment Security, and the duration of the r from the date the undersigned has first become subject to the than two calendar years if the undersigned has previously
The undersigned nonprofit organization as a self insi paid as benefits to any of its workers, unless such sur	urer, shall be liable for reimbursement of any sum erroneously m has been recovered by the State;
Amount Due For Benefits Paid to its workers or forme due to the Director within 30 days after the date of n	igned nonprofit organization will receive a Statement of the er workers during the calendar quarter, and will pay the amount nailing of the Statement, in the event that it fails to make any quarterly report of the wages paid to its workers, it shall be , as the case may be;
continue to remain liable for payments in lieu of cont and one-half the amounts extended benefits paid to i the effective date of the cancellation, on the basis of the	conprofit organization cancels its election, it shall, thereafter, tributions in amounts equal to the amounts of regular benefits its workers or former workers, for any weeks which begin after the wages for insured work paid to them by it during the period he cancellation of the election, the undersigned incurs liability
3	
This report MUST be signed by owner, partner, officer or authorized agent within the employing enterprise. If signed by any other person, a Power of Attorney must be on file.	Signed by
	Official Title
	Date Signed

LIABILITY FOR THE PAYMENTS OF CONTRIBUTIONS AND LIABILITY FOR REIMBURSEMENT OF BENEFITS - GENERAL INFORMATION

The Department of Employment Security cannot offer specific advice to a nonprofit organization faced with a choice between paying contributions or electing, in lieu thereof, to be a self-insurer by reimbursing the State for the amount of benefits paid to its workers or former workers. The following general information is offered on the subject.

A nonprofit organization which does not elect to be reimbursable usually will be required to pay contributions at the standard new employer rate on the taxable payroll for the first three years of its coverage. A nonprofit organization which becomes liable between January 1st and June 1st (i.e. had at least 13 months of experience as of the following June 30th) will have as its rate in the third year of liability the greater of: the standard new employer rate, or its NAICS sector average rate or a rate based on its experience. After the third consecutive calendar year with respect to which the nonprofit organization has incurred liability for the payment of contributions, it will pay contributions at rates determined for each year under the experience rating provisions of the Act, which sets forth a formula which gives consideration to the employer's own experience with the risk of unemployment and the extent to which the fund reserved for the payment of benefits must be replenished for the benefits paid out.

The liability of a nonprofit organization which elects to reimburse benefits and is, therefore, a self - insurer, is not limited. The cost of such benefits is not shared by other employers. The self-insurer must reimburse all the benefits paid to its workers.

If a nonprofit organization elects to be a self-insurer, the amount that it will have to pay to the State cannot be readily predicted. Since the nonprofit organization will have to reimburse the State for the actual benefits paid to its workers or former workers, the amount of such reimbursement will depend upon the number of the organization's workers who become unemployed, the duration of their unemployment, the number who file claims for benefits paid to them. Each nonprofit organization, before electing to be a self-insurer, would wish to determine its experience with labor turnover and would wish to know something about the duration of unemployment of its separated workers before they find other work. Under the Unemployment Insurance Act, the amount of an individual's benefits depends on the wages he was paid during a specified recent period of four consecutive quarters and, also, upon whether or not he has certain specified dependents; the amount also depends, of course, upon the duration of the individual unemployment.

Normally, the total amount of benefits an individual can receive in the course of a year beginning with his first claim for benefits is 26 times his weekly benefit amount. During periods of high unemployment, the duration of benefits can be extended to a maximum of an additional 13 times the weekly benefit amount; however, a nonprofit organization which elects to reimburse benefits is required to reimburse only one-half of any extended benefits paid to its workers.